

## VOLUME 12—Continued.

thereof extending time; (b) Because six months had elapsed since the presentation of the petition; (c) Because the time and place of trial were not fixed within six months from the presentation of the petition; (d) Because the extension of time granted by said order was not made on application for that purpose, supported by affidavits, and it does not appear from such order, and it was not made to appear when the same was made, that the requirements of justice rendered such enlargement necessary; (e) Because the respondent had no notice of any application to extend the time for the commencement of the trial herein; (f) Because one judge has no jurisdiction to fix the time and place of trial; (g) Because the trial of the petition cannot be commenced during the term of the court at which the judges assigned to try the said petition are bound to sit. 5. The notice of motion on said appeal for the 3rd day of December, 1891. 6. The appointment by the Honourable Judge Weatherbe, then senior judge, for a hearing before the supreme court on the said 3rd day of December, 1891. 7. The postponement of this hearing until a later day. 8. The judgment of the supreme court upon this case. 9. The rule of the supreme court, dated the 19th day of December, 1891, setting aside the order of the Honourable Judge Weatherbe fixing the date of the trial of said petition. 10. The date on which the Honourable Judge Weatherbe and the Honourable Judge Graham received a copy of the order of the supreme court setting aside the said order of Judge Weatherbe for trial. 11. The date on which the said judges reported to the Honourable the Speaker of the House of Commons that the said petition had been heard by them, and that they had declared the election of the said Joseph A. Gillies void, and his seat in parliament vacant. 12. The date upon which application was made to the Honourable Judge Weatherbe to defer the decision in the petition pending the decision of the supreme court of Nova Scotia on the question of jurisdiction, and the refusal of this application. Also copies of the several petitions presented and filed in the supreme court of Nova Scotia under the Dominion Controverted Elections Act, against the election and return of Hon. Sir John Thompson, Hon. C. H. Tupper, Mr. C. E. Kaulbach, Mr. J. B. Mills, Mr. N. W. White and Mr. Hugh Cameron, for six of the several counties of the province of Nova Scotia, at the general election held on the 5th March, 1891. Also all papers and documents in connection with the various proceedings in the said cases in the supreme court of Nova Scotia. Presented 3rd June, 1892.—*Mr. Gillies and Mr. Forbes.*

*Not printed.*

87. Return to an address of the House of Commons to his excellency the Governor General, dated 30th March, 1892, for copies of all accounts, claims and certificates presented and transmitted (from 1st July, 1885, to this day) to the dominion government, by each of the judges of the superior court for the province of Quebec, in his capacity as such, for all travelling expenses and hotel expenses, in any place other than that in which such judge had orders to reside, or did in fact reside, either for sitting or for acting therein, or for holding therein (in such capacity) any court in civil, criminal or other matters; together with a detailed statement of the several sums paid in conformity with such accounts, claims and certificates. Presented 3rd June, 1892.—*Mr. Flint.*

*Not printed.*

88. Further supplementary return to an address of the Senate, to his excellency the Governor General, dated 14th September, 1891, for all correspondence between his excellency the Governor General and the Lieutenant Governor of the province of Quebec, in connection with the Baie des Chaleurs Railway, and all other papers and correspondence in the possession of the government on that subject. Presented 31st May, 1892.—*Hon. Mr. Miller*.....*Not printed.*

89. Return to an order of the House of Commons, dated 25th April, 1892, for a return of the amount of crude cotton-seed oil imported into Canada during the year 1891; also the amount of refined cotton-seed oil imported into Canada during the year 1891. Presented 7th June, 1892.—*Mr. McKay.*

*Not printed.*

90. Return to an address of the Senate to his excellency the Governor General, dated 5th May, 1892, for copies of all letters, communications and reports in the possession of the government, having relation to the fixing of a standard of time, and which have been received subsequent to May, 1891. Presented 14th June, 1892.—*Hon. Mr. Sullivan*.....*Not printed.*

91. Return to an order of the House of Commons, dated 10th June, 1892, for a copy of the Reports of the British Farm Delegates, Messrs. McQueen and Davey, on the Maritime Provinces. Presented 15th June, 1892.—*Mr. McMillan (Huron)*.....*Not printed.*

92. Return to an order of the House of Commons, dated 15th June, 1892, for a copy of the minutes of the evidence taken at the trial, under the Dominion Controverted Elections Act, of the case of A. Sturton *et al*, petitioners, vs. P. V. Savard, defendant, in relation to the election for the counties of Chicoutimi and Saguenay, in the year 1891. Presented 15th June, 1892.—*Sir John Thompson.*

*Not printed.*